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7 8	Counsel for Plaintiffs		
9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF ARIZONA		
11	In Re Bard IVC Filters Products Liability Litigation	No. MD-15-02641-PHX-DGC	
12	Liability Litigation	PLAINTIFFS' NOTICE OF FILING	
13		REDACTED DOCUMENTS PURSUANT TO COURT'S ORDER DATED 9/26/2017	
14		(DOC 7787)	
15		ı	
16	Pursuant to Paragraph 3 of the Court's Order of September 26, 2017 (Doc. 7787)		
17	and the Order extending the filing deadline (Doc. 8085), Plaintiffs file the following		
18	redacted documents:		
- 1	redacted documents:		
19	redacted documents:  1. <u>Documents Related to Docket</u>		
20	Documents Related to Docke  Defendants' Memorandum of Law	t 7011: in Opposition to Plaintiffs' Request to Retake	
20 21	1. <u>Documents Related to Docket</u> Defendants' Memorandum of Law the Deposition of David Henry, M.D. Deposition	it 7011: in Opposition to Plaintiffs' Request to Retake osition of Henry David, M.D. (Doc. 7027);	
20 21 22	1. <u>Documents Related to Docket</u> Defendants' Memorandum of Law the Deposition of David Henry, M.D. Deposition	t 7011: in Opposition to Plaintiffs' Request to Retake	
20 21 22 23	1. <u>Documents Related to Docket</u> Defendants' Memorandum of Law the Deposition of David Henry, M.D. Deposition of David Henry, M.D. Deposition of Issues F (Doc. 7028); and	it 7011: in Opposition to Plaintiffs' Request to Retake osition of Henry David, M.D. (Doc. 7027);	
<ul><li>20</li><li>21</li><li>22</li><li>23</li><li>24</li></ul>	Defendants' Memorandum of Law the Deposition of David Henry, M.D. Deposition of Docket Plaintiffs' Memorandum of Issues F (Doc. 7028); and David Henry, M.D. Deposition Transport of the Docket Plaintiffs' Memorandum of Issues F (Doc. 7028); and David Henry, M.D. Deposition Transport of Trans	in Opposition to Plaintiffs' Request to Retake osition of Henry David, M.D. (Doc. 7027); Regarding the Deposition of David Henry, M.D. ascript dated April 6, 2017 lodged and reference	
20 21 22 23	Defendants' Memorandum of Law the Deposition of David Henry, M.D. Deposition of David Henry, M.D. Deposition Transition Doc. 7028); and  David Henry, M.D. Deposition Transition Doc. 7011.  2. Documents Related to Docket Defendants' Motion and Incorpora David Garcia, M.D. and Michael Streiff, M.	in Opposition to Plaintiffs' Request to Retake osition of Henry David, M.D. (Doc. 7027); Regarding the Deposition of David Henry, M.D. ascript dated April 6, 2017 lodged and reference	
20 21 22 23 24 25	Defendants' Memorandum of Law the Deposition of David Henry, M.D. Deposition of David Henry, M.D. Deposition Transition Doc. 7028); and  David Henry, M.D. Deposition Transition Doc. 7011.  2. Documents Related to Docket Defendants' Motion and Incorpora David Garcia, M.D. and Michael Streiff, M. 7294);	in Opposition to Plaintiffs' Request to Retake osition of Henry David, M.D. (Doc. 7027); Regarding the Deposition of David Henry, M.D. ascript dated April 6, 2017 lodged and reference at 7294: ted Memorandum to Exclude the Opinions of I.D. and Memorandum of Law in Support (Doc.	
20 21 22 23 24 25 26	Defendants' Memorandum of Law the Deposition of David Henry, M.D. Deposition of David Henry, M.D. Deposition Transition Doc. 7028); and  David Henry, M.D. Deposition Transition Doc. 7011.  2. Documents Related to Docket Defendants' Motion and Incorpora David Garcia, M.D. and Michael Streiff, M.	in Opposition to Plaintiffs' Request to Retake osition of Henry David, M.D. (Doc. 7027); Regarding the Deposition of David Henry, M.D. ascript dated April 6, 2017 lodged and reference at 7294: ted Memorandum to Exclude the Opinions of I.D. and Memorandum of Law in Support (Doc.	

1	Exhibit D: David Garcia, M.D. Deposition Transcript dated June 21, 2017.
2	3. <u>Documents Related to Docket 7302</u> :
3	Defendants' Motion to Exclude the Opinions of Darren R. Hurst, M.D. and Supporting Memorandum of Law (Doc. 7302);
5	Exhibit A: Hurst 6/5/17 Rule 26 Report as to Debra Mulkey;
	Exhibit D: Hurst 7/21/17 MDL Deposition Transcript;
6 7	Exhibit F: Hurst 6/5/17 Rule 26 Report as to Doris Jones; and
8	Exhibit G: Hurst 6/5/17 Rule 26 Report as to Lisa Hyde.
	4. <u>Documents Related to Docket 7456</u> :
9   10	Defendants' Motion and Memorandum in Support of Motion for Partial Summar Judgment of Plaintiff Sherr-Una Booker's Claims (Doc. 7456);
11	Defendants' Separate Statement of Facts in Support of Their Motion for Partia Summary Judgment as to Plaintiff Sherr-Una Booker's Claims (Doc. 7457);
$\begin{vmatrix} 12 \\ 12 \end{vmatrix}$	Exhibit A: Excerpts of Plaintiff Sherr-Una Booker's Plaintiff Fact Sheet;
13 14	Exhibit C: Excerpts from March 21, 2017 Deposition of Dr. Marcu D'Ayala;
15	Exhibit D: Excerpts from July 24, 2017 Deposition of Dr. Derek Muehrcke;
16	Exhibit E: Excerpts from February 20, 2017 Deposition of Plaintiff Sherr Una Booker;
17	Exhibit F: Selected Medical Records of Plaintiff Sherr-Una Booker;
18	Exhibit G: Excerpts from March 22, 2017 Deposition of Dr. Salil Patel; and
19	Exhibit H: Excerpts from June 20, 2017 Deposition of Dr. Richard Harvey.
20	5. <u>Documents Related to Docket 7359</u> :
21 22	Defendants' Motion and Memorandum in Support of Motion for Partial Summar Judgment as to Plaintiffs Lisa and Mark Hyde's Claims (Doc. 7359);
23	Defendants' Separate Statement of Facts in Support of Their Motion for Partia
24	Summary Judgment as to Plaintiffs Lisa and Mark Hyde's Claims (Doc. 7360);
25	Exhibit A: Excerpts of Plaintiffs' Fact Sheet;  Exhibit B: Selected Medical Records of Lies Hyde:
26	Exhibit B: Selected Medical Records of Lisa Hyde;
27	Exhibit C: Excerpts from April 6, 2017 Deposition of Dr. David Henry;
28	Exhibit K: Excerpts from July 24, 2017 Deposition of Dr. Derek Muehrcke;

1	Exhibit N: Excerpts from January 25, 2017 Deposition of Lisa Hyde; and
2	Exhibit O: Excerpts from January 25, 2017 Deposition of Mark Hyde.
3	6. <u>Documents Related to Docket 7351</u> :
4	Defendants' Motion and Memorandum in Support of Motion for Partial Summary Judgment of Plaintiffs Doris and Alfred Jones's Claims (Doc. 7351);
<ul><li>5</li><li>6</li></ul>	Defendants' Separate Statement of Facts in Support of Motion for Partial Summary Judgment of Plaintiffs Doris and Alfred Jones's Claims (Doc. 7352);
7	Exhibit A: Excerpts of Plaintiff Doris Jones's Plaintiff Fact Sheet;
8	Exhibit B: Selected Medical Records of Plaintiff Doris Jones;
9	Exhibit D: Excerpts from March 23, 2017 Deposition of Dr. Anthony Avino; and
10	Exhibit E: Excerpts from July 24, 2017 Deposition of Dr. Derek Muehrcke.
11	7. <u>Documents Related to Docket 7341</u> :
12 13	Defendants' Motion and Memorandum in Support of Motion for Summary Judgment as to Plaintiff Carol Kruse's Claims (Doc. 7341);
14	Defendants' Separate Statement of Facts in Support of Motion for Partial Summary Judgment as to Plaintiff Carol Kruse's Claims (Doc. 7344);
15 16	Exhibit A: Excerpts of Plaintiff Carol Kruse's Fourth Supplemental Plaintiff Fact Sheet;
17	Exhibit C: Selected Medical Records of Plaintiff Carol Kruse;
18	Exhibit D: Excerpts from April 4, 2017 Deposition of Dr. Shanon Smith;
19	Exhibit E: Excerpts from February 20, 2017 Deposition of Plaintiff Carol Kruse; and
20	Exhibit F: Excerpts from July 21, 2017 Deposition of Dr. Darren Hurst.
21	8. Documents Related to Docket 7334:
22	Defendants' Motion and Memorandum in Support of Motion for Summary
23	Judgment as to Plaintiff Debra Mulkey's Claims (Doc. 7334);
24	Defendants' Separate Statement of Facts in Support of Motion for Partial Summary Judgment as to Plaintiff Debra Mulkey's Claims (Doc. 7335);
25   26	Exhibit A: Excerpts of Plaintiff Debra Mulkey's Plaintiff Fact Sheet;
20 27	Exhibit C: Excerpts from April 11, 2017 Deposition of Dr. Roderick Tompkins;
28	Exhibit D: Selected Medical Records of Plaintiff Debra Mulkey;
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1	Exhibit E: Excerpts from February 8, 2017 Deposition of Plaintiff Debra	
2	Mulkey;	
3	Exhibit F: Excerpts from July 21, 2017 Deposition of Dr. Darren Hurst; and	
4	Exhibit G: Excerpts from July 24, 2017 Deposition of Dr. Derek Muehrcke.	
5	DATEE this 13 <sup>th</sup> day of October, 2017.	
6	GALLAGHER & KENNEDY, P.A.	
7	By:/s/ Mark S. O'Connor	
8	Mark S. O'Connor 2575 East Camelback Road	
9	Phoenix, Arizona 85016-9225	
10	LOPEZ McHUGH LLP	
11	Ramon Rossi Lopez (CA Bar No. 86361) (admitted <i>pro hac vice</i> ) 100 Bayview Circle, Suite 5600	
12	100 Bayview Circle, Suite 5600 Newport Beach, California 92660	
13	Counsel for Plaintiffs	
14	CERTIFICATE OF SERVICE	
15	I hereby certify that on this 13 <sup>th</sup> day of October 2017, I electronically transmitted	
16	the attached document to the Clerk's Office using the CM/ECF System for filing and	
17	transmittal of a Notice of Electronic Filing.	
18	/s/ Gay Mennuti	
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